



#### 6. Insight Networking's Limited Warranty

a. **Insight Networking Services.** Insight Networking warrants Insight Networking Services will materially conform to the applicable Statement of Work for thirty (30) days from the date of delivery. These warranties are void to the extent of any alterations to any Services that are not performed or authorized in writing by Insight Networking. Client must bring any breach of these warranties to Insight Networking's attention promptly in writing within thirty (30) days of the date that the Services that are the subject of the breach were performed. Upon any breach of the warranties set forth in this section, Insight Networking may, at its election, (i) use reasonable efforts to re-perform such, at no charge to Client, or (ii) terminate the applicable Service and return the fees paid by Client to Insight Networking for such non-conforming Services (without interest) that are appropriately apportioned for the subject Service. **THE FOREGOING REMEDIES WILL BE CLIENT'S SOLE REMEDIES AND INSIGHT NETWORKING'S SOLE LIABILITY WITH RESPECT TO A BREACH BY INSIGHT NETWORKING OF THE WARRANTIES SET FORTH IN THIS SECTION 6(a).**

b. **Resale of Third Party Services.** Insight Networking hereby transfers any transferable warranties from any applicable Third Party. Insight Networking makes no independent warranty with respect to Services performed by a Third Party.

c. **Products.** ALL PRODUCTS ARE PROVIDED BY INSIGHT NETWORKING "AS IS." INSIGHT NETWORKING MAKES NO REPRESENTATION OR WARRANTY, EXPRESS OR IMPLIED, WITH RESPECT TO ANY PRODUCTS. Insight Networking hereby transfers to Client, to the extent transferable, whatever transferable warranties and indemnities Insight Networking receives from the manufacturer of the Products, including any transferable warranties and indemnities respecting patent infringement. Client, recognizing that Insight Networking is not the manufacturer of Product, expressly waives any claim that Client may have against Insight Networking based upon any alleged or actual product liability or infringement of any patent, copyright, trade secret, or other intellectual property right with respect to any Product, as well as any right to indemnification from Insight Networking on account of any such claim made against Client by a third party.

d. The warranties set forth in this section are the only warranties made by Insight Networking, and Insight Networking makes no other warranties, express or implied, with respect to the Products acquired and Services sold hereunder. **IN PARTICULAR, INSIGHT NETWORKING MAKES NO WARRANTY RESPECTING THE MERCHANTABILITY OF THE PRODUCTS OR SERVICES SOLD OR ACQUIRED HEREUNDER, OR THEIR SUITABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR USE OR RESPECTING PROPRIETARY RIGHT INFRINGEMENT. INSIGHT NETWORKING DOES NOT AUTHORIZE ANY PERSON TO ASSUME FOR IT THE OBLIGATIONS CONTAINED HEREIN.**

#### 7. Limitation of Liability

a. agrees that it will look solely to the manufacturers of the Products acquired pursuant hereto, or to the Third Party, for relief with respect to any and all claims, actions, suits, proceedings, demands, liabilities, losses, damages and expenses (including attorneys' fees) resulting from any claim by Client or any third party (including Client's employees) arising out of or related in any way to the Products or Services or the use or operation thereof, whether such claim is brought in contract, warranty, tort or otherwise (collectively "Liabilities"). Client will defend, indemnify and hold Insight Networking harmless from and against all such Liabilities.

b. **CLIENT WILL NOT IN ANY EVENT BE ENTITLED TO, AND INSIGHT NETWORKING WILL NOT BE LIABLE FOR ANY INDIRECT, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES OF ANY KIND OR NATURE, INCLUDING, WITHOUT LIMITATION, BUSINESS INTERRUPTION COSTS, REMOVAL AND/OR REINSTALLATION COSTS, REPROCUREMENT COSTS, LOSS OF PROFIT OR REVENUE, LOSS OF DATA, PROMOTIONAL OR MANUFACTURING EXPENSES, OVERHEAD, INJURY TO REPUTATION OR LOSS OF CLIENTS, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. EXCLUDING DAMAGES FOR BODILY INJURY, CLIENT'S RECOVERY FROM INSIGHT NETWORKING FOR ANY CLAIM WILL NOT EXCEED THE PURCHASE PRICE PAID FOR THE PRODUCT GIVING RISE TO THE CLAIM, OR THE AMOUNTS PAID BY CLIENT FOR THE PRODUCT MAINTENANCE OR SERVICES GIVING RISE TO THE CLAIM THAT WERE PROVIDED DURING THE 6 MONTHS PRECEDING THE CLAIM, IRRESPECTIVE OF THE NATURE OF THE CLAIM, WHETHER IN CONTRACT, TORT, WARRANTY, OR OTHERWISE. INSIGHT NETWORKING SHALL NOT BE LIABLE FOR AND CLIENT SHALL INDEMNIFY, DEFEND AND HOLD INSIGHT NETWORKING HARMLESS FROM ANY CLAIMS BASED ON INSIGHT NETWORKING'S COMPLIANCE WITH CLIENT'S DESIGNS, SPECIFICATIONS OR INSTRUCTIONS, OR MODIFICATION OF ANY PRODUCTS BY PARTIES OTHER THAN INSIGHT NETWORKING, OR USE IN COMBINATION WITH OTHER PRODUCTS.**

c. No action arising out of the performance of any Services, or the sale and acquisition of any Products, pursuant to this Agreement may be brought by either party more than two (2) years after such cause of action accrues, except that an action for nonpayment may be brought within two (2) years of the date of the last payment.

#### 8. Termination

a. Either party may terminate this Agreement without cause at any time by giving the other party at least thirty (30) days prior written notice.

b. Insight Networking may terminate any Order for default for which Client refuses or is unable to accept delivery, or fails to make payment when due and does not make such payment within ten (10) days after notice from Insight Networking that payment is past due.





c. Either party may terminate this Agreement and any Order without notice if the other party is unable to pay its debts when due or becomes insolvent, files for bankruptcy or is the subject of involuntary bankruptcy, or has its assets assigned or a receiver appointed.

d. Either party may terminate any Order for which the other party fails to perform any of its obligations hereunder with respect to such Order so as to be in default and fails to cure such default within thirty (30) days after written notice thereof.

e. All Orders existing at the time of termination of this Agreement shall remain in effect and shall be performed in accordance with the terms of this Agreement, except Orders terminated in accordance with this Section. Client shall pay for all Non-Standard Products ordered by Insight Networking for Client's account and for all work in process (including charges for labor and materials) as of the effective date of termination of this Agreement or Order, as applicable.

f. The exercise of the right to terminate this Agreement or any Order will be in addition to any other right and remedy provided in this Agreement or existing at law or equity that is not otherwise excluded or limited under this Agreement.

9. Intellectual Property. If an Order includes software or other intellectual property, such software or other intellectual property is provided by Insight Networking to Client subject to the copyright and user license, the terms and conditions of which are set forth in the license agreement accompanying such software or other intellectual property. Nothing herein shall be construed to grant any rights or license to use any software or other intellectual property in any manner or for any purpose not expressly permitted by such license agreement. Unless otherwise provided in the E-Rate Agreement, Insight Networking is not the licensor and Client acquires the license directly from the manufacturer or the manufacturer's authorized licensor.

10. Confidential Information. Client agrees to hold information designated in writing as confidential or proprietary by Insight Networking in strictest confidence and not to copy, reproduce, sell, assign, license, market, transfer or otherwise disclose such information to third parties or to use such information for any purpose whatsoever, except to perform Client's obligations hereunder, and to advise Client's employees, agents, contractors, and representatives of their obligations to keep such information confidential. Client shall take reasonable precautions to protect the confidentiality of such information, at least as stringent as Client takes to protect its own confidential information. Nothing herein transfers to Client any title to or ownership rights in any such information; and, upon written request of Insight Networking, Client will promptly return or delete any such information which it has in its possession.

11. Non-Solicitation. Client agrees that the personnel of Insight Networking as well as the personnel of any Third Party are critical to Insight Networking and the Third Party's ability to provide Services. Therefore, Client agrees not to hire or otherwise solicit the employment of any Insight Networking or Third Party personnel associated with performing the Services or supplying the Products acquired hereunder during the term of this Agreement or for one (1) year thereafter. If Client violates this prohibition, Client shall immediately pay to Insight Networking an amount equal to the annual compensation of the Insight Networking personnel solicited or hired or the amount Insight Networking would then be liable to the Third Party pursuant to any agreement with it.

12. Independent Contractors. Insight Networking, and each of the Third Party Providers, shall act as independent contractors. Neither party hereto shall represent that it has the authority, express or implied, to assume or create any obligation on behalf of the other party as agent or employee in any capacity. The parties agree that this Agreement does not establish a joint venture or partnership.

13. Security Interest. Insight Networking reserves a purchase money security interest in all Products purchased under this Agreement, all additions and accessions thereto and all replacements and proceeds thereof, to secure payment of Client's obligations. Such security interest is retained until Client's obligations are paid in full. Insight Networking may file this Agreement or financing statements pursuant to the Uniform Commercial Code or other applicable law to evidence or perfect Insight Networking's security interest in the Products. Client hereby irrevocably appoints Insight Networking as its attorney-in-fact to execute such financing statements and to do such other acts and things as may be necessary to perfect or preserve Insight Networking's security interest in the Products. At Insight Networking's request, Client shall join with Insight Networking in executing such financing statements. Client shall pay all fees, taxes, and assessments associated with the filing of this Agreement or financing statements.



14. Notices. Any notice required or permitted to be sent to either party under the terms of this Agreement or any agreement entered into pursuant hereto shall be deemed to have been given when in writing and delivered personally or mailed postage prepaid by registered or certified mail, return receipt requested, to the party to be notified at the address set forth below or such other address as the party may from time to time designate in writing:

CLIENT: \_\_\_\_\_

Attention: \_\_\_\_\_

INSIGHT NETWORKING:

Insight Networking  
1560 West Fountainhead Parkway, 2<sup>nd</sup> Floor  
Tempe, Arizona 85282  
Attention: Solution Center

15. General

a. This Agreement contains the entire understanding of the parties with respect to the subject matter hereof and supersedes all prior agreements, proposals and communications between the parties, written or oral, relating to the subject matter of this Agreement. This Agreement may be modified only by writings duly signed by authorized representatives of both parties.

b. Neither party shall be liable for failure to fulfill its obligations under this Agreement or any other agreement entered into pursuant hereto, or for delays in delivery due to causes beyond its reasonable control, including but not limited to, acts of God, acts or omissions of the other party, acts or omissions of civil or military authority, government priorities, changes in law, man-made or natural disasters, materials shortages, fires, strikes, floods, epidemics, quarantine restrictions, riots, war, acts of terrorism, delays in transportation or inability to obtain labor or materials through its regular sources. The time for performance of any such obligation shall be extended for the time period lost by reason of the delay.

c. This Agreement shall be governed by and construed in accordance with the laws of the State of Arizona.

d. Except as specifically provided herein, Client may not assign this Agreement or any of its rights or obligations hereunder without the prior written consent of Insight Networking. Any such attempted assignment shall be null and void. This Agreement shall be binding upon and inure to the benefit of the parties' respective successors and permitted assigns.

e. The failure of either party at any time to require performance by the other party of any provision of this Agreement will not affect the right of such party to require performance at any time thereafter, nor will the waiver by either party of a breach of any provision of this Agreement be taken or held to be a waiver of any provision itself.

f. Any provision of this Agreement that is prohibited or unenforceable in any jurisdiction will, as to such jurisdiction, be ineffective to the extent of such prohibition or unenforceability without invalidating the remaining provisions hereof in such jurisdiction or affecting the validity or enforceability of such provision in any other jurisdiction.

g. The headings used in this Agreement are for convenience of reference only and shall be ignored in the construction and interpretation of this Agreement.

16. Definitions

"Product(s)" means hardware, software, documentation, accessories, cabling, material, supplies and parts, and any Product Maintenance.

"Product Maintenance" means any maintenance and/or support of any hardware, software, documentation, accessories, cabling, material, supplies, or other parts that are performed by a Third Party.

"Services" means the specific consulting, network management, telecommunications expense management, or business process outsourcing services, or other related services, set forth in an Order and/or Statement of Work, to be performed by Insight Networking or a Third Party pursuant to this Agreement.

"Third Party" means a third party that designs and/or manufactures Products or performs Services that are resold to Client by Insight Networking. Third Party includes manufacturers and non-manufacturers, but does not include subcontractors.

If a capitalized term used in this Agreement is not identified in this Section 16, then that term shall have the definition ascribed to that term elsewhere in the E-Rate Agreement (e.g., in the Other Documents).

## 2.7 Contract Acceptance Page

By executing this Contract Acceptance Page, Client and Insight Networking agree to all the terms, conditions, provisions, and requirements of all of the following, subject to the requirements of the Schools and Libraries Division (the "SLD") of USAC pertaining to E-Rate funding: (i) Client's Request for Proposal/Quotation/Offer, as modified and supplemented by Insight Networking in this proposal; (ii) the Agreement (i.e., the Insight Networking Purchase Agreement for E-Rate Projects); and (iii) the following "Other Documents":

Document Name	Form No.	Date
Contract Renewal	Addendum 1	

All of the foregoing together comprise and constitute one single contract between Client and Insight Networking and shall be referred to herein as the "Contract". In case of any ambiguity or conflict among the documents that comprise the Contract, the ambiguity/conflict will be interpreted and resolved in accordance with the following order of precedence: (1) the Insight Networking Purchase Agreement for E-Rate Projects; (2) the applicable Statement of Work; (3) the remaining Other Documents; (4) this proposal; and (5) the Client's Request for Proposal/Quotation/Offer that initiated this proposal.

By executing this Contract Acceptance Page, Client further confirms that:

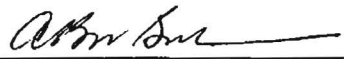
- Client has selected Insight Networking (SPIN# 143 030 052) as its E-Rate service provider pursuant to the SLD's requirements for filing form 471.
- All executed Statements of Work related to services, if any, contained in or made in connection with this proposal have been reviewed by the Client prior to Client's execution and are wholly accepted upon Client's execution, including, but not limited to, the scope of work, deliverables, assumptions, client responsibilities, and completion criteria.

The persons signing this instrument hereby represent and warrant they have been duly authorized and empowered to sign this instrument on behalf of their respective party, and the parties accordingly acknowledge and agree that upon execution of this instrument, the Contract shall be a binding agreement between Insight Networking and Client.

Client Reference Number: 2010F471P2.6

Insight Networking Reference Number 201001174-rfp

### MCALLEN MEMORIAL LIBRARY

By: 

Authorized Signature

Name: Brent Branham

Printed or Typed

Title: Deputy City Manager

Date: 5-25-10

### INSIGHT NETWORKING

By: 

Authorized Signature

Name: Dave Woodward

Printed or Typed

Title: Senior Vice President

Date: 5-25-10



## 2.7 Contract Acceptance Page

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By executing this Contract Acceptance Page, Client further confirms that:

- Client has selected Insight Networking (SPIN# 143 030 052) as its E-Rate service provider pursuant to the SLD's requirements for filing form 471.
- All executed Statements of Work related to services, if any, contained in or made in connection with this proposal have been reviewed by the Client prior to Client's execution and are wholly accepted upon Client's execution, including, but not limited to, the scope of work, deliverables, assumptions, client responsibilities, and completion criteria.

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Client Reference Number: 2010F471P2.6

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### MCALLEN MEMORIAL LIBRARY

By: 

Authorized Signature


Name: Brent Branham

Printed or Typed

Title: Deputy City Manager

Date: 5-25-10

### INSIGHT NETWORKING

By: 

Authorized Signature

Name: Dave Woodward

Printed or Typed

Title: Senior Vice President

Date: 5-25-10



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By executing this Contract Acceptance Page, Client further confirms that:

- Client has selected Insight Networking (SPIN# 143 030 052) as its E-Rate service provider pursuant to the SLD's requirements for filing form 471.
- All executed Statements of Work related to services, if any, contained in or made in connection with this proposal have been reviewed by the Client prior to Client's execution and are wholly accepted upon Client's execution, including, but not limited to, the scope of work, deliverables, assumptions, client responsibilities, and completion criteria.

The persons signing this instrument hereby represent and warrant they have been duly authorized and empowered to sign this instrument on behalf of their respective party, and the parties accordingly acknowledge and agree that upon execution of this instrument, the Contract shall be a binding agreement between Insight Networking and Client.

Client Reference Number: \_\_\_\_\_

Insight Networking Reference Number 201001174-rfp

### MCALLEN MEMORIAL LIBRARY

### INSIGHT NETWORKING

By: \_\_\_\_\_

By: \_\_\_\_\_

Authorized Signature

Authorized Signature

Name: \_\_\_\_\_

Name: \_\_\_\_\_

Printed or Typed

Printed or Typed

Title: \_\_\_\_\_

Title: \_\_\_\_\_

Date: \_\_\_\_\_

Date: \_\_\_\_\_



## Addendum 1: Contract Renewal

Signature of this document shall constitute a renewal of the binding agreement executed by and between Calence, LLC dba Insight Networking ("Insight Networking") and McAllen Memorial Library ("Client") on \_\_\_\_\_ (the "Effective Date"), Contract No. \_\_\_\_\_ (the "Contract") in accordance with the requirements of the Schools and Libraries Division (SLD) of the USAC, pertaining to E-Rate funding.

By executing this document, Client confirms:

- It has selected Insight Networking (SPIN # 143030052) as its E-Rate service provider pursuant to the SLD's requirements for filing Form 471.
- The Contract, including all terms, conditions, and specifications thereof, is hereby renewed for an additional one-year term, and may be subsequently renewed annually for additional one-year terms upon mutual, written agreement of both parties at least (30) days prior to the end of the then-current term.
- Either party may terminate the Contract for its convenience upon thirty (30) days written notice to the other.
- The individual signing this document represents he/she has actual authority to execute this instrument and therefore bind Client to the requirements of this document.

Except as otherwise expressly provided in this document, the Contract shall remain unchanged and in full force and effect.

Client Reference Number: \_\_\_\_\_

Insight Networking Reference Number 201001174-rfp

### MCALLEN MEMORIAL LIBRARY

By: \_\_\_\_\_

Authorized Signature

Name: \_\_\_\_\_

Printed or Typed

Title: \_\_\_\_\_

Date: \_\_\_\_\_

### INSIGHT NETWORKING

By: \_\_\_\_\_

Authorized Signature

Name: \_\_\_\_\_

Printed or Typed

Title: \_\_\_\_\_

Date: \_\_\_\_\_

### 3. Appendices

- Quote
- Sample Insurance Certificates
- References
- Cisco Gold Partner Certification
- McAllen Office Certification Summary



## ***Appendix A: Quote***

Insight Networking has provided the following quotes for APC UPS Internal Connections:

- APC UPS With Cooling
- APC UPS Without Cooling

## Price Quotation

To: Jose Gamez  
McAllen Memorial Library

From: Darak Weaver  
Lance Newman - Austin  
2712 North McColl  
McAllen, Texas 78504  
Phone: 956-661-5870 McAllen

McAllen Memorial Library  
E-RATE ROUND 13

Purchase Orders' Fax #: 956-687-5428 McAllen  
Email: [darak.weaver@calence.com](mailto:darak.weaver@calence.com)  
Email: [lance.newman@calence.com](mailto:lance.newman@calence.com)

**Solution Number: ISX633751-006**  
**Complete Solution**

<u>Part Number</u>	<u>Description</u>	<u>Final Price</u>	<u>Qty</u>	<u>Total</u>
<u>UPS Equipment (Partial E-Rate Eligible)</u>				
SY40K80F	Symmetra PX 40kW Scalable to 80kW N+1 with		1	\$178,285.22
SYPM10KF	Premium XR Battery Enclosure, 208V		1	
SYBT4	Symmetra PX 10kW Power Module, 208V		4	
SYCF8BF	Battery Module for Symmetra PX, Smart-UPS VT or Galaxy 3500		1	
SYBT4	SYMMETRA PX 80kW BATTERY FRAME		6	
PSX-PDU120V	Battery Module for Symmetra PX, Smart-UPS VT or Galaxy 3500		1	
ELECTRICAL SYSTEM 120V	120 V TYPE PDU		1	
0G-PDRPPNX14-M1	ELECTRICAL SYSTEM 120V		1	
DISTRIBUTION BREAKERS 12	PDU 80KW 208V IN MBP NO TRANS SINGLE FEED		1	
0M-0218	TYPE & AMP OF DISTRIBUTION CKT BRKS		1	
0M-2602	S/A BLANK PNL 1P CKTBRK NAM PSX-PDU		30	
OPTIONS & ACCESSORIES 1	THREE POLE TESTED 100A CKT BREAKER		4	
0T-0119	OPTIONS AND ACCESSORIES		1	
0M-3145	KIT LABEL 80K NAM PDU SINGLE FEED		1	
0G-ISX-B-UM-80	S/A UNDER FLR FEED FOR SINGLE XLESS PDU		1	
0M-5495	GEN ISX 80K TYPE B USERS MANUAL		1	
RACK COLOR	KIT CROSS TIE BLANKING PANEL		2	
0M-2601	RACK COLOR		1	
ACRD500	KIT 80KW PSX-PDU BLACK EXTERIOR		1	
ACRD100	InRow RD, 600mm, Air Cooled, 200-240V, 50/60Hz		1	
ACCD75202	InRow RD, 300mm, Air Cooled, 208-230V, 60Hz		2	
ACAC75005	Condenser 2 EC Fan 14.6 MBH/1F TD 200-240V/3/60		1	
ACCD75214	FLOODED RECEIVER 62LBS 6 5/8" L		1	
ACAC75009	Condenser 1 Fan, Single Circuit, 2.4MBH/1F TD, 230V/1/60		2	
ACAC10022	Flooded Receiver 17lb, R410A, 6" Diameter, 18" Length		2	
AR3150	Isolation Valve Assemblies, 1/2" ODF		2	
AP7868	NetShelter SX 42U 750mm Wide x 1070mm Deep Enclosure		4	
AR8164ABLK	Rack PDU, Metered, Zero		8	
AR8177BLK	U, 12.5kW, 208V, (30)C13, (6)C19; 3' Cord		1	
AR8161ABLK	Cable Ladder 6" (15cm) Wide w/Ladder		2	
AR8171BLK	Attachment Kit (AR8166ABLK)		3	
AR8178BLK	Cable Ladder Attachment Kit, 750mm Wide, Data Cable Partitions		4	
ACAC10001	Power Cable Trough, NetShelter, 600mm Wide		1	
	Power Cable Trough, NetShelter, 750mm Wide		1	
	Power Cable Trough, InfraStruXure PDU, 750mm Wide		2	
	InRow Bridge Trough, Power Cable Shield 300 MM		2	

<u>Part Number</u>	<u>Description</u>	<u>Final Price</u>	<u>Qty</u>	<u>Total</u>
ACAC10002	InRow Bridge Trough, Power Cable Shield 600 MM		1	
AR8162ABLK	Data Cable Partition, NetShelter, 600mm Wide		3	
AR8163ABLK	Data Cable Partition, NetShelter, 600mm Wide, pass-through		3	
AR8172BLK	Data Cable Partition, NetShelter, 750mm Wide		3	
AR8173BLK	Data Cable Partition, NetShelter, 750mm Wide, pass-through		5	
ACAC10005	InRow Bridge Partition, Data Cable 300 MM		2	
ACAC10010	InRow Bridge Partition, Data Cable 600 MM		1	
AR8183BLK	Data Cable Partition, InfraStruXure® PDU, 750mm Wide, pass-through		2	
AP5606	APC 2x1x16 Digital KVM with APC 17" Rack LCD and Server Module Bundle		1	
AP9224110	APC 24 Port 10/100 Ethernet Switch		1	
AR8429	Horizontal Cable Organizer 1U w/brush strip		1	
3827GY-10	APC CATEGORY 5 UTP 568B PATCH CABLE, GREY, RJ45M/RJ45M		7	
3827GY-5	APC CATEGORY 5 UTP 568B PATCH CABLE, GREY, RJ45M/RJ45M		1	
3827GY-15	APC CATEGORY 5 UTP 568B PATCH CABLE, GREY, RJ45M/RJ45M		3	
3827GY-20	APC CATEGORY 5 UTP 568B PATCH CABLE, GREY, RJ45M/RJ45M		3	
3827GY-25	APC CATEGORY 5 UTP 568B PATCH CABLE, GREY, RJ45M/RJ45M		1	
3827GY-30	APC CATEGORY 5 UTP 568B PATCH CABLE, GREY, RJ45M/RJ45M		1	
47136WH	APC CAT 5 INLINE COUPLER, RJ45 FEMALE TO FEMALE, STRAIGHT THROUGH, WHITE		2	
AP9465	InfraStruXure Central Basic		1	
<u>Services (Partial E-Rate Eligible)</u>				
WSTRUP5X8-AX-15	Start-up Service 5X8 for In Row ACRD Half Rack 10KW		2	
WSTRUP5X8-AX-41	Start-Up Service 5X8		1	
WSTRUP-PX-33	Start-Up Service 5X8 for (1) External Battery Frame for Symmetra PX 80 kW		1	
WSTRUP7X24-CM-10	Start-Up Service for (1) InfraStruXure Central Scheduled 5X8 Assembly Service for Symmetra PX 80KW UPS, first XR Frame and/or PDU		1	
WASSEMUPS5X8-PX-31	Scheduled 5X8 Assembly Service for (1) External Battery Frame for Symmetra PX 80 kW		1	
WASSEMEXBAT5X8-PX-33	5X8 Scheduled Assembly Service for 1-5 Racks		1	
WASSEM5X8-5R-PX-20	Scheduled Assembly Service 5X8 for InRow RD10 kW Water/Glycol and Air cooled		2	
WASSEM5X8-AX-15	Scheduled Air Assembly Service 5X8 for InRow RP DX units		1	
WASSEM5X8-AX-41	Site Coordination Service		1	
WSITECOORD	1 Year InfraStruXure Central Basic Software Support Contract		1	
WMS1YRBASIC	InfraStruXure Central Configuration Service		1	
WCONFIG-ISXC-25	Orientation & Training		1	
WNCT075201	Organized Manual Set		1	
WNCT075213	Organized Manual Set Customized Content		1	
WNCT075214	Orientation & Training Base Service		1	
WNCT075211	Base Training Item		1	
WNCT075212	Orientation & Training - Power		1	
WNCT075220	Orientation & Training - Solutions Management		1	
WNCT075221	Orientation & Training - Cooling		1	
WNCT075222				
<u>Additional Equipment (E-Rate Ineligible)</u>				
ACCS1006	APC Rack Air Containment Rear Assembly for NetShelter SX 42U 750mm Wide		4	
ACCS1001	APC Rack Air Containment Rear Assembly for NetShelter SX 42U and InRow 600mm		1	
ACCS1000	APC Rack Air Containment Rear Assembly for InRow 300 mm		2	
ACCS1002	APC Rack Air Containment End Caps		1	
WASSEM5X8-AX-21	(1) Assembly Service per Rack or InRow Air Containment component position front or back		7	

**UPS Sub-Total (US Dollar) : \$178,285.22**



<u>Part Number</u>	<u>Description</u>	<u>Final Price</u>	<u>Qty</u>	<u>Total</u>
<u>Starline Overhead Electrical Bus System (E-Rate Ineligible)</u>				
B100NG-4PG-10-300	Busway Section, 10 ft.		4	\$14,048.22
BHC-2	Housing Coupler		4	
CS-1	Closure Strip		40	
EC-1	End Cap		4	
BRH-1	3/8 Rod Hangers		8	
EF100NG-4-300	End Power Feed, 4 Pole		4	
B225IT	Installation Tool		1	
CB100NGE12-L630-4	Circuit Braeker Unit W/Iso. Gnd. Recept. - L630		32	

**Starline Sub-Total (US Dollar) : \$14,048.22**

**Project Total (US Dollar) : \$192,333.44**

## Price Quotation

To: Jose Gamez  
McAllen Memorial Library

From: Darak Weaver  
Lance Newman - Austin  
2712 North McCall  
McAllen, Texas 78504  
Phone: 956-661-5870 McAllen

McAllen Memorial Library  
E-RATE ROUND 13

Purchase Orders' Fax #: 956-687-5428 McAllen  
Email: [darak.weaver@calence.com](mailto:darak.weaver@calence.com)  
Email: [lance.newman@calence.com](mailto:lance.newman@calence.com)

**Solution Number: ISX655342-003**  
**Complete Solution**

<u>Part Number</u>	<u>Description</u>	<u>Final Price</u>	<u>Qty</u>	<u>Total</u>
<u>UPS Equipment (Partial E-Rate Eligible)</u>				
SY40K80F	Symmetra PX 40kW Scalable to 80kW N+1 with Premium XR Battery Enclosure, 208V		1	\$100,342.22
SYPM10KF	Symmetra PX 10kW Power Module, 208V		1	
SYBT4	Battery Module for Symmetra PX, Smart-UPS VT or Galaxy 3500		4	
SYCF8BF	SYMMETRA PX 80kW BATTERY FRAME		1	
SYBT4	Battery Module for Symmetra PX, Smart-UPS VT or Galaxy 3500		6	
PSX-PDU120V	120 V TYPE PDU		1	
ELECTRICAL SYSTEM 120V	ELECTRICAL SYSTEM 120V		1	
0G-PDRPPNX14-M1	PDU 80KW 208V IN MBP NO TRANS SINGLE FEED		1	
DISTRIBUTION BREAKERS 12	TYPE & AMP OF DISTRIBUTION CKT BRKS		1	
0M-0218	S/A BLANK PNL 1P CKTBRK NAM PSX-PDU		30	
0M-2602	THREE POLE TESTED 100A CKT BREAKER		4	
OPTIONS & ACCESSORIES 1	OPTIONS AND ACCESSORIES		1	
0T-0119	KIT LABEL 80K NAM PDU SINGLE FEED		1	
0M-3145	S/A UNDER FLR FEED FOR SINGLE XLESS PDU		1	
0G-ISX-B-UM-80	GEN ISX 80K TYPE B USERS MANUAL		1	
0M-5495	KIT CROSS TIE BLANKING PANEL		2	
RACK COLOR	RACK COLOR		1	
0M-2601	KIT 80KW PSX-PDU BLACK EXTERIOR		1	
AR3150	NetShelter SX 42U 750mm Wide x 1070mm Deep Enclosure		4	
AP7868	Rack PDU, Metered, Zero		8	
AR8161ABLK	U, 12.5kW, 208V, (30)C13, (6)C19; 3' Cord		3	
AR8171BLK	Power Cable Trough, NetShelter, 600mm Wide		4	
AR8178BLK	Power Cable Trough, NetShelter, 750mm Wide		1	
AR8162ABLK	Power Cable Trough, InfraStruXure PDU, 750mm Wide		3	
AR8163ABLK	Data Cable Partition, NetShelter, 600mm Wide		3	
AR8172BLK	Data Cable Partition, NetShelter, 600mm Wide, pass-through		4	
AR8173BLK	Data Cable Partition, NetShelter, 750mm Wide, pass-through		4	
AR8182BLK	Data Cable Partition, InfraStruXure® PDU, 750mm Wide		1	
AR8183BLK	Data Cable Partition, InfraStruXure® PDU, 750mm		1	
AP5606	APC 2x1x16 Digital KVM with APC 17" Rack LCD and Server Module Bundle		1	